1 THE HONORABLE JAMES L. ROBART 2 3 4 5 6 7 IN THE UNITED STATE DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 Case No. 2:23-cv-00630- JLR ANNA PATRICK, DOUGLAS MORRILL, 10 ROSEANNE MORRILL, LEISA GARRETT, ROBERT NIXON, SAMANTHA NIXON, STIPULATED MOTION AND [PROPOSED] 11 DAVID BOTTONFIELD, ROSEMARIE ORDER REGARDING CLASS BOTTONFIELD, **TASHA** RYAN, **CERTIFICATION DEADLINES** 12 ROGELIO VARGAS, MARILYN DEWEY, PETER ROLLINS, RACHAEL ROLLINS, Noted: February 20, 2024. 13 KATRINA BENNY, SARA ERICKSON, 14 GREG LARSON, and JAMES KING, individually and on behalf of all others 15 similarly situated, 16 Plaintiffs, 17 18 DAVID L. RAMSEY, III, individually; 19 HAPPY HOUR MEDIA GROUP, LLC, a Washington limited liability company; THE 20 LAMPO GROUP, LLC, a Tennessee limited liability company, 21 22 Defendants. 23 24 Plaintiffs Anna Patrick, Douglas Morrill, Roseanne Morrill, Leisa Garrett, Robert Nixon, 25 Samantha Nixon, David Bottonfield, Rosemarie Bottonfield, Tasha Ryan, Rogelio Vargas, Marilyn Dewey, Peter Rollins, Rachel Rollins, Katrina Benny, Sara Erickson, Greg Largson, and 26 STIPULATION AND [PROPOSED] ORDER REGARDING MORGAN, LEWIS & BOCKIUS LLP 1301 SECOND AVENUE, SUITE 2800 SEATTLE, WASHINGTON 98101 CLASS CERTIFICATION DEADLINES - PAGE 1

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James King ("Plaintiffs") and Defendants David L. Ramsey III and the Lampo Group, LLC ("Lampo Defendants") and Happy Hour Media Group, LLC ("Happy Hour") (collectively, the "Parties"), hereby STIPULATE and AGREE, and so jointly move the Court, as follows:

WHEREAS, the Court issued an Order on December 8, 2023 (Dkt. No. 54), setting the following deadlines:

- Deadline for motions relating to admissibility of experts on issues pertaining to class certification: July 11, 2024
- Deadline for dispositive motions or motions to compel arbitration that any party believes are likely to affect class certification: July 11, 2024
- Deadline to complete discovery on class certification (not to be construed as a bifurcation of discovery): 30 days after expert motions and dispositive motions or motions to compel arbitration affecting class certification are decided by the Court
- Deadline for Plaintiffs to file motion for class certification (noted on the fourth Friday after filing and service of the motion pursuant to Local Rules W.D. Wash. LCR 7(d)(3) unless the parties agree to different times for filing the response and reply memoranda): 60 days after expert motions and dispositive motions or motions to compel arbitration affecting class certification are decided by the Court

WHEREAS, the Parties have conferred and agree that good cause exists to extend these deadlines, given the complexity of legal and factual issues and the discovery necessary prior to the foregoing motions, including the need to add intervening case deadlines regarding expert disclosures pertaining to class certification;

WHEREAS, the Parties agree that the Court should set the following deadlines at this stage of litigation:

- Deadline for Plaintiffs' disclosure of experts upon whom they may rely in connection with class certification: August 16, 2024
- Deadline for Defendants' disclosure of experts upon whom they may rely in connection with class certification: October 4, 2024
- Deadline for Plaintiffs' disclosure of rebuttal experts upon whom they may rely in connection with class certification: October 25, 2024

1	STIPULATED TO this 20 th day of February, 2024.	
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	 STIPULATION AND [PROPOSED] ORDER REGARD	ING MORGAN, LEWIS & BOCKIUS LLP

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[PROPOSED] ORDER 1 2 IT IS SO ORDERED. 3 4 DATED this 21st day of February, 2024. 5 m R. Plut 6 7 THE HONORABLE JAMES L. ROBART 8 UNITED STATES DISTRICT JUDGE 9 Presented by: 10 ALBERT LAW PLLC 11 By: s/ Gregory W. Albert 12 Gregory W Albert, WSBA No. 42673 13 Jonah L Ohm Campbell, WSBA No. 55701 Tallman Harlow Trask, IV, WSBA No. 60280 14 3131 Western Ave, Suite 410 Seattle, WA 98121 15 Phone: (206) 576-8044 Email: greg@albertlawpllc.com 16 jonah@albertlawpllc.com 17 tallman@albertlawpllc.com 18 FRIEDMAN RUBIN PLLC (SEATTLE-**DOWNTOWN**) 19 By: *s/Roger Davidheiser* 20 Roger S. Davidheiser, WSBA No. 18638 21 1109 1st Ave Ste 501 Seattle, WA 98101-2988 22 Phone: (206) 501-4446 Fax: 206-623-0794 23 Email: rdavidheiser@friedmanrubin.com 24 Attorneys for Plaintiffs 25 -and-26

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